

FIL-108-2006 December 18, 2006

TO: CHIEF EXECUTIVE OFFICER

SUBJECT: Elimination of Annual Report on Indebtedness of Executive Officers and Principal Shareholders to Correspondent Banks (FFIEC 004)

Section 601 of the Financial Services Regulatory Relief Act of 2006 (Relief Act) amoved several statutory reporting requirements relating to insider lending by insurational savings associations (institutions). One of these amendments, which because effective on October 13, 2006, eliminated the statutory requirement that an executive ficer princial shareholder of an institution file an annual report with the institution for poar surrectors uring any year in which the officer or shareholder, or a related interest of the office share older, has an outstanding extension of credit from any of the institution's correspondent parties.

In previous years, the Federal Financial Institutions Examinate Counce FFIEC) distributed a copy of the FFIEC 004 report to institutions for use by the executive of the sand principal shareholders in complying with the annual reporting requirement for this information, the federal minimated the specific statutory reporting requirement for this information, the federal making a prices will no longer require executive officers and principal shareholders for the shareholders annual export on indebtedness to correspondent banks to their boards of disconstituted and, to the extent appropriate, the agencies are amending their regulations to eliminate the statutory reporting requirement. These is ulations are found in 12 CFR Part 215 for member banks, 12 CFR Part 349 for its red state enumember banks, 12 CFR Part 31 for national banks, and 12 CFR 566.

Institutions and their insider should as that Section 601 of the Relief Act does not alter the substantive restrictions on least more to substantive officers and principal shareholders of banks and savings associations their correspondent banks set forth in 12 U.S.C. 1972(2). Moreover, the elimination of the reporting requirements does not limit the authority of the appropriate feder panking agency sake enforcement action against an institution or its insiders for vicinity in soft the appropriate restrictions.

For full informan, state member banks should contact their Federal Reserve District Bank, insend state a member banks should contact their Federal Deposit Insurance Corporation aional are, national banks should contact their Office of the Comptroller of the Currency arict Office, and savings associations should contact their Office of Thrift Supervision Reg. 1 Office.

Tamara J. Wiseman Executive Secretary

Distribution: State Member Banks, Insured State Nonmember Banks, National Banks, and Savings Associations